## IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

DEBORAH Y. WOOD,	)
	)
Plaintiff,	)
	)
v.	) Civil Action No. 07-899
	)
UNIVERSITY OF PITTSBURGH	)
and MICHAEL HRITZ	)
	)
Defendants.	)

## CRDER ORDER

AND NOW, this day of April, 2008, it is hereby ORDERED, ADJUDGED and DECREED THAT upon consideration of defendants' partial motion to dismiss, [Doc. No. 14], their accompanying brief in support and any response filed by plaintiff response thereto, IT IS HEREBY ORDERED THAT the following counts are dismissed, with prejudice:

- (A) Count I to the extent it asserts a Title VII claim against the individually named defendant Hritz because individuals are not liable under Title VII;
- (B) Count I to the extent it asserts a race discrimination claim because plaintiff failed to raise any race discrimination charge before the EEOC; and
- (C) Defendant's motion to dismiss Count II, deprivation of civil rights in its entirety, is denied without

prejudice to defendants' right to raise the same issues on a fully developed record.

BY THE COURT:

cc: All Counsel of Record